UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

GENESEE COUNTY EMPLOYEES'
RETIREMENT SYSTEM, Individually and on Behalf of All Others Similarly Situated,

Plaintiffs,

MERCK & CO., INC. and RICHARD T. CLARK,

Defendants.

MAYER HORWITZ and PHILIPPE HOFMANS, Individually and on Behalf of All Others Similarly Situated,

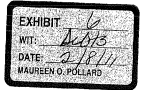
Plaintiffs,

MERCK & CO., INC. and RICHARD T. CLARK,

Defendants.

Civil Action No.: 2:08cv2177 (DMC)

Civil Action No.: 2:08cv2260 (DMC)



DECLARATION OF JAMES E. CECCHI IN SUPPORT OF THE MOTION OF INSTITUTIONAL INVESTOR GROUP FOR CONSOLIDATION, APPOINTMENT AS LEAD PLAINTIFF, AND APPROVAL OF ITS SELECTION OF COUNSEL

James E. Cecchi, declares under penalty of perjury, this 3rd day of June, 2008:

I am a partner in the law firm of Carella, Byrne, Bain, Gilfillan, Cecchi, Stewart & Olstein and a member in good standing of the bar of the State of New Jersey. I submit this Declaration in support of the Motion of Stichting Pensioenfonds ABP ("ABP"), International Fund Management, S.A. (Luxemburg) ("IFM-Luxemburg"), Deka International S.A.

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(Luxemburg) ("Deka-Luxemburg"), Jacksonville Police and Fire Pension and the General Retirement System of the City of Detroit (collectively referred to as the "Institutional Investor Group"), for Appointment as Lead Plaintiff, and Approval of Its Selection of Counsel.

- 2. Attached hereto as Exhibit A is a true and correct copy of the signed certifications of J.G.H.C.M. Beris and E.C.E. Swiderski, on behalf ABP; Oliver Behrans, on behalf of Deka International (Ireland) Ltd.; Rainer Mach and Holger Hildebrandt, on behalf of International Fund Management S.A., Luxemburg; Walter Stampor, on behalf of the General Retirement System of the City of Detroit, and John Keane, on behalf of the Jacksonville Police & Fire Pension Fund, pursuant to the requirements of the Private Securities Litigation Reform Act ("PSLRA") of 1995, 15 U.S.C. § 78u-4(a)(2).
- 3. Attached hereto as Exhibit B1 is a true and correct copy of the notice to class members concerning the *Horwitz* action that was published on April 4, 2008 on *Prime Newswire* advising the public of the pendency of a class action filed on behalf of shareholders of Merck & Co., Inc. ("Merck") in connection with Vytorin and giving a lead plaintiff filing deadline of June 3, 2008.
- 4. Attached hereto as Exhibit B2 is a true and correct copy of the notice to class members concerning the Genesee County action that was published on May 7, 2008 on Prime Newswire advising the public of the pendency of a expanded class action filed on behalf of shareholders of Merck & Co., Inc. ("Merck") in connection with Vytorin and giving a lead plaintiff filing deadline of June 3, 2008.
- 5. Attached hereto as Exhibit C is a true and correct copy of the firm biography of Grant & Eisenhofer P.A., proposed Co-Lead Counsel.

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- 6. Attached hereto as <u>Exhibit D</u> is a true and correct copy of the firm biography of Bernstein Litowitz Berger & Grossmann LLP, proposed Co-Lead Counsel.
- 6. Attached hereto as <u>Exhibit E</u> is a true and correct copy of the firm biography of Carella, Byrne, Bain, Gilfillan, Cecchi, Stewart & Olstein, proposed Co-Liaison Counsel.
- 6. Attached hereto as Exhibit F is a true and correct copy of the firm biography of Seeger Weiss LLP, proposed Co-Liaison Counsel.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: June 3, 2008.

/s/ James E. Cecchi
JAMES E. CECCHI

EXHIBIT A

CERTIFICATION OF DEKA INTERNATIONAL (IRELAND) LIMITED

The undersigned OliverBehrens makes this Certification pursuant to 28 U.S.C. § 1746 and 15 U.S.C. § 78u-4, and states on information and beliefs as follows:

- 1. I have reviewed the records of Deka International (Ireland) Limited ("Deka Ireland") in connection with transactions in the securities of Merck & Co., Inc. ("Merck") for the period of July 24, 2006 to March 28, 2008 (the "Class Period"). Those transactions are listed in the chart attached as Schedule A to this Certification.
- I have reviewed the complaint against Merck in connection with Vytorin and I am
 duly authorized to make this Certification on behalf of the Deka Ireland.
- 3. Deka Ireland intends to actively monitor and vigorously pursue this action for the benefit of the class, rather than simply relying on its attorneys. Deka ireland has retained the law firms of Grant & Eisenhofer P.A. and Diaz Reus Rolff & Targ LLP to represent it. These firms are knowledgeable and experienced in securities law and litigation, particularly with regard to the role and responsibilities of institutional investors in class actions.
- 4. Like other investors who purchased Merck securities during the Class Period, Deka Ireland believes that its losses occurred as a result of the defendants' fraudulent conduct and violations of the securities laws. Deka Ireland believes that its claims against the defendants are typical of those of other members of the class.
- 5. Deka Ireland did not purchase the securities that are the subject of the various complaints at the direction of counsel or to participate in any private action arising under the federal securities laws. Deka Ireland invested in Merck solely for its own business purposes.

- 6. Deka Ireland is willing to serve as the representative party on behalf of the class of Merck security holders who invested during the Class Period. Deka Ireland intends to pursue this litigation for the best interests of all class members and take whatever steps are necessary regardless of geographic location.
- 7. During the three-year period preceding the date of this Certification, Deka Ireland has served or sought to serve as a representative party for a class in an action under the federal securities have in the following securities class actions:

In Re UBS AG Securities Litig., Civ. No. 1:07cv11225 (S.D.N.Y.) (Appointed) Selbst v. The Coca-Cola Company, Civ. No. 05-1226 (N.D. Ga.) (Appointed)

8. Deka Ireland will not accept any payment for serving as the representative party on behalf of the class beyond its *pro rata* share of any recovery, except as ordered and approved by the Court.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Dated: June 2nd, 2008

Oliver Behrens, Member of the Board

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SCHEDULE A

Merck & Co Class Period: 7/24/06 - 3/28/08 Deka international (Ireland) Limited

Purchases			Sales-		
Trade Date	Shares	Price	Trade Date	Share#	Price
Open Position	1,221,110				
10/23/2006	140,000	\$45.4241	8/3/2006	4,878	\$41,1100
10/25/2006	32,716	\$46.0700	8/14/2008	7,938	\$40.8500
11/1/2006	35,201	\$45.6700	8/16/2006	10,000	\$41.3000
11/6/2006	34,575	\$45.7862	8/17/2006	4,750	\$41.3000
12/21/2006	94,212	\$43,6112	8/28/2006	30,000	\$40.7087
1/12/2007	81,000	\$44,6873	8/31/2006	3,744	\$40.8100
1/19/2007	180,000	\$45.9243	9/26/2006	6,116	\$41.8100
1/24/2007	18,509	\$45.8495	10/6/2006	10,000	\$41,4700
4/27/2007	82,340	\$51.7922	10/18/2006	10,000	\$44,2000
6/14/2007	118,500	\$50.3921	11/30/2006	11,860	\$44.5100
7/17/2007	21,526	\$50.2700	12/4/2006	14,218	\$44,7000
11/9/2007	105,000	\$58.4716	12/13/2006	25,000	\$43,2800
1/30/2008	98,200	\$45.8248	12/14/2006	243,000	\$43,5844
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,	• • • • • • • • • • • • • • • • • • • •	12/20/2006	5,161	\$43.7498
			1/23/2007	21,648	\$45.7300
			3/19/2007	10,760	\$43.5800
			3/28/2007	5,810	\$43.3200
			4/13/2007	290,000	\$50.1153
			5/1/2007	63	\$51,2600
			5/1/2007	7,500	\$51.4800
			5/1/2007	7,563	\$51.5129
			5/30/2007	14,748	\$52.2460
			6/12/2007	5,684	\$50.3796
			6/22/2007	8,071	\$48.9200
			7/31/2007	5,469	\$49,6300
			8/13/2007	33,699	\$51.2300
			8/14/2007	18,218	\$50.2812
			8/16/2007	31,699	\$48.3771
			9/7/2007	67,500	\$50.2399
			9/27/2007	6,823	\$52.4353
			10/8/2007	25,000	\$53.0423
			10/26/2007	71,000	\$57.4075
			10/31/2007	4,685	\$57.7100
			10/31/2007	53,800	\$58,0260
			11/7/2007	46,369	\$54.2000
			11/15/2007	28,000	\$58,6090
			11/30/2007	62,728	\$59.4159
			12/4/2007	100,000	\$57.1351
			12/7/2007	3,957	\$59.8117
			12/19/2007	10,000	\$59.6800
			12/20/2007	3,451	\$59.6226

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CERTIFICATION OF INTERNATIONAL FUND MANAGEMENT S.A. (LUXEMBURG)

The undersigned, Rainer Mach and Holger Hildebrandt, make this Certification pursuant to 28 U.S.C. § 1746 and 15 U.S.C. § 78u-4, and state on information and belief as follows:

- We have reviewed the records of International Fund Management S.A.
 (Luxemburg) ("International Fund") in connection with transactions in the securities of Merck & Co., Inc. ("Merck") for the period of July 24, 2006 to March 28, 2008 (the "Class Period").
 Those transactions are listed in the chart attached as Schedule A to this Certification.
- We have reviewed the complaint against Merck in connection with Vytorin and are duly authorized to make this Certification on behalf of the International Fund.
- 3. International Fund intends to actively monitor and vigorously pursue this action for the benefit of the class, rather than simply relying on its attorneys. International Fund has retained the law firms of Grant & Elsenhofer P.A. and Diaz Reus Rolff & Targ LLP to represent it. These firms are knowledgeable and experienced in securities law and litigation, particularly with regard to the role and responsibilities of institutional investors in class actions.
- 4. Like other investors who purchased Merck securities during the Class Pariod, International Fund believes that its losses occurred as a result of the defendants' fraudulent conduct and violations of the securities laws. International Fund believes that its claims against the defendants are typical of those of other members of the class.
- International Fund did not purchase the securities that are the subject of the various complaints at the direction of counsel or to participate in any private action arising under

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the federal securities laws. International Fund invested in Merck solely for its own business purposes.

- 6. International Fund is willing to serve as the representative party on behalf of the class of Merck security holders who invested during the Class Period. International Fund intends to pursue this litigation for the best interests of all class members and take whatever steps are necessary regardless of geographic location.
- 7. During the three-year period preceding the date of this Certification, International Fund has served or sought to serve as a representative party for a class in an action under the federal securities laws in the following securities class action:

In Re UBS AG Securities Litig., Civ. No. 1:07cv11225 (S.D.N.Y.) (Appointed)

8. International Fund will not accept any payment for serving as the representative party on behalf of the class beyond its pro rata share of any recovery, except as ordered and approved by the Court.

We declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Dated: June 2nd, 2008

Rainer Mach, Member of the Board

Holger Hildebrand, Management Director

James

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SCHEDULE A

Merck & Co Class Period: 7/24/08 - 3/28/08 International Fund Management S.A.

Purchases			Sales			
Shares	Frice	Trade Date	Shares	Price		
596,600						
46,600	\$52.5600	11/9/2006	50,000	\$43.0927		
25,000	\$50.0711	8/15/2007	16,875	\$50.1448		
10,000	\$50.5100	11/16/2007	77,000	\$57,8983		
11,600	\$50,5000	11/20/2007	121,125	\$57.8211		
60,000	\$54,4348					
80,000	\$57.3973					
10,000	\$54.5881					
10,000	\$57,0048					
30,000	\$60.5106					
75,400	\$60.4700					
75,000	\$60.4700					
25,000	\$59.3777					
10,000	\$41.3006					
	\$\frac{46,600}{25,000}\$ 46,600 25,000 10,000 11,800 60,000 80,000 10,000 10,000 75,400 75,000 25,000	Shares Frice 596,600 \$52,5600 46,600 \$52,5600 25,000 \$50,0711 10,000 \$50,5100 11,600 \$50,5000 60,000 \$54,4346 80,000 \$57,3973 10,000 \$54,5881 10,000 \$57,0048 30,000 \$60,5106 75,400 \$60,4700 75,000 \$60,4700 25,000 \$59,3777	Shares Frice Trade Date 596,600 46,600 \$52,5600 11/9/2008 25,000 \$50,0711 8/15/2007 10,000 \$50,5100 11/16/2007 11,600 \$50,5000 11/20/2007 60,000 \$54,4348 80,000 \$57,3973 10,000 \$54,5881 10,000 \$57,0048 30,000 \$60,5106 75,400 \$60,4700 75,000 \$60,4700 25,000 \$59,3777	Shares Frice Trade Date Shares 596,600 46,600 \$52,5600 11/9/2006 50,000 25,000 \$50,0711 8/15/2007 16,875 10,000 \$50,5100 11/16/2007 77,000 11,600 \$50,5000 11/20/2007 121,125 60,000 \$54,4346 80,000 \$57,3973 10,000 \$54,5881 10,000 \$57,0048 30,000 \$60,5106 75,400 \$60,4700 75,000 \$60,4700 25,000 \$59,3777		

CERTIFICATION OF APG ALGEMENE PENSIOEN GROEP N.V. ON BEHALF OF STICHTING PENSIOENFONDS ABP

APG Algemene Pensioen Groep N.V. ('APG'), make this Certification on behalf of
Stichting Pensioenfonds ABP, ("ABP") pursuant to 28 U.S.C. § 1746 and 15 U.S.C. § 78u-4, and
state on information and belief as follows:

- APG acts for Stichting Pensioenfonds ABP ("ABP"), and is authorized to make this Certification on behalf of ABP.
- 2. APG's Legal & Tax Department, represented by Ton Coemans Legal Counsel for APG, has had the records reviewed of ABP's transactions in securities of Merck & Co., Inc. ("Merck") for the time period of July 24, 2006 to March 28, 2008 (the "Class Period"). Those transactions are listed in the chart attached to this Certification.
- 3. ABP is an entity established under the laws of the Kingdom of the Netherlands and is the pension fund for public employees in the governmental and education sectors in the Netherlands. With assets amounting to more than 200 billion Euros, ABP is one of the three largest pension funds in the world. Its assets represent around 35% of total Dutch pension fund assets, and its client base totals some 2.2 million participants and retirees (e.g.: civil servants, educators, university employees, police and firemen). ABP maintains its office and principal place of business at Oude Lindestraat 70, Postbus 2889, 6401 DL Heerlen, The Netherlands.
- 4. ABP, through APG, has authorized the filing of the class action Complaint in this action. I have had contacts with counsel to discuss the merits of the complaint as well as other causes of action that may be brought by Merck investors. ABP, through APG, intends to actively monitor and vigorously pursue these actions for the benefit of the class, rather than simply relying on its attorneys. ABP has retained the law firm of Grant & Eisenhofer, P.A. to represent ABP. Grant & Eisenhofer, P.A. is knowledgeable and experienced in securities law

and litigation, particularly with regard to the role and responsibilities of institutional investors in class actions.

- 5. ABP believes that it is the class member with the largest losses based on the complaints filed to date. Like other investors who purchased Merck securities during the Class Period, ABP believes that these losses occurred as a result of the defendants' fraudulent conduct and violations of the securities laws. ABP believes its claims against the defendants are typical of those of other members of the class.
- 6. ABP did not purchase the securities that are the subject of the various complaints at the direction of counsel or to participate in any private action arising under the federal securities laws. ABP invested in Merck solely for its own business purposes.
- 7. ABP is willing to serve as the representative party on behalf of the class of Merck security holders who invested during the Class Period, including providing testimony at depositions and trial. ABP intends to pursue this litigation for the best interests of all class members.
- 8. During the three-year period preceding the date of this Certification, ABP has served as a co-lead plaintiff in the Delphi Corporation Securities Litigation, currently pending in the United States District Court for the Eastern District of Michigan. In addition, ABP sought lead plaintiff status in a class action against Dell Inc., pending in the United States District Court for the Western District of Texas, but was not selected as lead plaintiff.
- 9. ABP will not accept any payment for serving as representative party on behalf of the class beyond its pro rata share of any recovery, except as ordered and approved by the Court.

I declare under penalty of perjury under the laws of the United States that the foregoing is

true and correct.

Dated: May 29, 2008

muthorized signatory

authorized signatory

APG Algemene Pensioen Groep NV On behalf of Stichting Pensioenfonds ABP

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SCHEDULE A

Merck & Co, Inc. Class Period: 7/24/06 - 3/28/08 Stichting Pensioenfonds ABP

Purchases			Sales			
Trade Date	Shares	Price	Trade Date	Shares	Price	
Open position	1,364,533					
8/2/2006	9,000	\$40.9531	8/11/2006	3,100	\$40.954	
8/7/2006	28,850	\$41.2387	9/7/2006	19,886	\$40.972	
8/8/2006	24,888	\$40.9738	9/26/2006	33,100	\$41.696	
9/25/2006	86,800	\$42.0640	9/26/2006	3,500	\$41.696	
10/3/2006	87,547	\$42.0542	9/29/2006	56,506	\$41.877	
10/3/2006	163,753	\$42.0516	10/4/2006	47,761	\$42.034	
10/9/2006	52,391	\$41.8869	10/31/2006	49,589	\$45.372	
11/7/2008	53,200	\$46.0246	11/2/2006	4,906	\$45.411	
12/6/2006	47,182	\$44,4944	11/7/2006	1,992	\$45.997	
1/3/2007	1,783	\$44.4371	11/22/2006	97,048	\$44,102	
1/18/2007	93,900	\$45.5328	11/27/2006	18,144	\$43.970	
2/1/2007	71,500	\$45.1292	11/30/2006	58,615	\$44.487	
3/2/2007	21,100	\$44.0103	12/12/2006	4,805	\$43.715	
3/6/2007	42,537	\$44.5585	12/12/2006	15,995	\$43.715	
3/14/2007	31,600	\$43,1344	12/21/2008	818	\$43,227	
3/15/2007	7,900	\$43.0604	12/21/2006	31,992	\$43,4564	
4/16/2007	425,400	\$50 4007	1/8/2007	68,414	\$44.177	
4/30/2007	832,491	\$51,4842	1/12/2007	61,660	\$44,729	
5/3/2007	2,125	\$51.3575	2/9/2007	100	\$43,7900	
5/22/2007	8,100	\$54.3101	2/9/2007	37,400	\$43.9921	
5/24/2007	617,578	\$53.9949	3/9/2007	4,000	\$44.6395	
6/7/2007	521,600	\$50.5051	3/9/2007	102,305	\$44.6364	
6/29/2007	17,100	\$50,0397	3/13/2007	29,500	\$43.8657	
8/3/2007	5,287	\$51,1794	3/23/2007	6,100	\$44.4700	
9/25/2007	22,500	\$52.3202	3/23/2007	502,208	\$4 4.4688	
9/28/2007	128,000	\$51.6064	4/2/2007	70,133	\$44.9739	
10/2/2007	11,444	\$51.9511	4/10/2007	1,297	\$45.9400	
10/26/2007	24,000	\$57.4083	4/10/2007	35,692	\$45.7411	
11/1/2007	432,710	\$57.8887	4/27/2007	88,500	\$51.8287	
11/15/2007	8,300	\$58.2611	5/2/2007	149,160	\$51.2624	
11/20/2007	78,100	\$57.9254	5/2/2007	4,989	\$51.2552	
11/21/2007	300	\$58.8700	5/18/2007	582	\$52.6837	
11/21/2007	112,698	\$56,7855	5/22/2007	19,400	\$54,4699	
11/30/2007	20,100	\$59,4066	5/29/2007	69,559	\$53.4299	
11/30/2007	157,967	\$59,3600	5/29/2007	120,390	\$53.4218	
12/3/2007	115,521	\$59.0214	6/4/2007	7,338	\$51,7051	
12/4/2007	2,611	\$58.1329	6/5/2007	23,600	\$51.2058	
12/7/2007	16,600	\$60 7305	6/5/2007	32,203	\$51.2027	
12/10/2007	16,300	\$60.5057	6/13/2007	547,285	\$50.2317	
12/11/2007	16,500	\$60.4857	6/21/2007	72,000	\$48.9882	

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 Purchases-			Sales		
Trade Date	Shares	Price	Trade Date	Shares	Price
			0/00/0007	CO 500	CAN DEAR
12/13/2007	8,300	\$59.6051	6/29/2007	56,530	\$49.854
12/14/2007	12,400	\$59.6695	7/9/2007	30,600	\$49.279
12/17/2007	20,600	\$59.7192	8/2/2007	125,600	\$51.6100
12/18/2007	12,200	\$59.6801	8/27/2007	4,000	\$50.4967
12/27/2007	11,400	\$58.8081	10/11/2007	235,000	\$53,3040
12/31/2007	9,900	\$58.4633	11/26/2007	149,600	\$57.8347
1/7/2008	13,400	\$57.8733	12/7/2007	3,787	\$60.0210
1/8/2008	14,000	\$59.9761	12/20/2007	595,978	\$58.7283
1/9/2008	11,400	\$60.5530	1/7/2008	160,051	\$57.8195
1/10/2008	11,900	\$60,3031	2/1/2008	88,234	\$45.8943
1/11/2008	7,700	\$60.8924	2/1/2008	2,200	\$45,9802
1/11/2008	7,700	\$60,7179	2/6/2008	29,800	\$45.7650
1/15/2008	11,900	\$58.5713	2/7/2008	27,400	\$45,5563
1/15/2008	42,471	\$58,5971	2/8/2008	22,400	\$44.4779
1/15/2008	24,700	\$58.5932	2/12/2008	22,600	\$46.6117
1/16/2008	15,800	\$58.4850	2/13/2008	14,900	\$47,4452
1/17/2008	11,700	\$55.4411	2/14/2008	22,400	\$46.9745
1/18/2008	8,100	\$53.1419	2/14/2008	34,385	\$47,1262
1/22/2008	12,400	\$51,4168	2/19/2008	29,400	\$47.1319
1/23/2008	8,400	\$49.8599	2/20/2008	55,600	\$46,6307
1/24/2008	8,800	\$49.5883	2/21/2008	44,800	\$46.6461
1/25/2008	13,300	\$47.8119	2/22/2008	29,900	\$45.7472
1/28/2008	13,800	\$49.0480	2/26/2008	29,500	\$46,4126
1/28/2008	68,500	\$48.8929	2/27/2008	29,300	\$45.6128
1/31/2008	9,600	\$45.9308	2/29/2008	579	\$44.3090
2/22/2008	262,046	\$46.0700	2/29/2008	11,100	\$44,4570
3/11/2008	17,300	\$41,7841	3/14/2008	25,976	\$41.0528
3/12/2008	31,100	\$42.9670	3/14/2008	1,400	\$41.0150
3/12/2008	4,000	\$42.6247	3/14/2008	200	\$41.0100
3/12/2008	24,500	\$42.8500	3/19/2008	9,000	\$43.1828
***************************************			3/24/2008	16,100	\$44.4744
			3/25/2008	15,600	\$44.6662
			3/31/2008	2,228	\$37.9500
			4/2/2008	5,406	\$37,7900

^{*}Shares sold within 90 days after the end of the class period are calculated at the higher value between the actual sales price and the average closing price from the end of the class period to the date of sale.

CERTIFICATION FURSUANT TO THE FEDERAL SECURITIES LAWS

I, Walter Stampor, Executive Secretary of the General Retirement System of the City of Detroit ("Detroit General"), hereby certify, as to the claims asserted under the federal securities laws, that:

- I am the General Counsel of Detroit General. I have reviewed a complaint filed in this
 matter. Detroit General has authorized Bernstein Litowitz Berger & Grossmann LLP
 to file a motion for appointment as lead plaintiff on its behalf.
- Detroit General did not purchase the securities that are the subject of this action at the
 direction of counsel or in order to participate in any action arising under the federal
 securities laws.
- 3. Detroit General is willing to serve as a load plaintiff and representative party on behalf of the Class, including providing testimony at deposition and trial, if necessary. Detroit General fully understands the duties and responsibilities of the lead plaintiff under the Private Securities Litigation Reform Act, including the selection and retention of counsel and overseeing the prosocution of the action for the Class.
- 4. Depoit General's transactions in the Merck & Co. Inc. securities that are the subject of this action are set forth in the chart attached heroto.
- 5. Detroit General has sought to serve and was appointed as a lead plaintiff and representative party on behalf of a class in the following action under the federal securities laws filed during the three-year period preceding the date of this Certification:

In re Dot Hill Systems Corp. Securities Litigation, Case No. 05-cv-228 (S.D. Cal.)
In re International Rectifier Corp. Securities Litigation, Case No. 07-cv-2544 (C.D. Cal.)
In re Mediranic Inc., Securities Litigation, Case No. 07-cv-4564 (D. Mion.)

6. Detroit General has sought to serve as a lead plaintiff and representative party on behalf of a class in the following actions under the federal securities laws filed during the three-year period preceding the date of this Certification, but either withdraw its motions for lead plaintiff or was not appointed lead plaintiff:

Maiden et al. v. Merge Technologies, Inc. et al., Case No. 06-cv-349 (E.D. Wis.)
In re Amgen, Inc. Securities Litigation, Case No. 07-cv-2536 (C.D. Cal.)
In re Aetno Inc. Securities Litigation, Case No. 07-cv-4451 (E.D. Pa.)
In re UBS AG Securities Litigation, Case No. 07-cv-11225 (S.D.N.Y.)
Rubin v. MF Global, Ltd. et al. Case No. 08-cv-2233 (S.D.N.Y.)

> 7. Detroit General will not accept any payment for serving as a representative party on behalf of the Class beyond Detroit General's pro rata share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class, as ordered or approved by the court.

I declare under penalty of perjury that the foregoing is true and correct. Executed this 30 day of May, 2008.

Walter Stampor Executive Secretary

General Retirement System of the City of Detroit

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SCHEDULE A

Merck & Co, Inc.
Class Period: 7/24/06 - 3/29/08
General Retirement System of the City of Detroit

Purchases			Salas		
Trade Date	Shares	Price	Trade Date	Shares	Pı
Open position	133,780				
7/24/2006	24,000	\$38.7760	8/2/2006	1,500	\$40.9
8/4/2006	8,200	\$41.3260	8/21/2006	4,000	\$39.5
8/18/2006	1,900	\$38.8550	11/3/2006	19,100	\$45,3
9/14/2006	1,500	\$41.1730	11/20/2006	11,700	\$44.6
10/10/2008	2,700	\$41,8950	12/14/2008	6,700	\$43.6
11/13/2006	2,000	\$43.5170	2/12/2007	4,800	\$43.9
12/19/2006	1,900	\$43.5810	4/24/2007	1,600	\$51.5
1/3/2007	3,500	\$44,4450	7/2/2007	1,300	\$49.4
2/5/2007	2,100	\$44.4990	10/12/2007	500	\$53.2
2/22/2007	1,600	\$43,4170	10/23/2007	2,200	\$55.6
3/2/2007	11,700	\$43.9700	11/2/2007	2,200	\$55.9
3/5/2007	10,300	\$44.6830	11/6/2007	45,600	\$55.9
3/15/2007	7,800	\$43.0790	12/14/2007	1,020	\$59.7
3/23/2007	5,800	\$44.4530	12/14/2007	1,500	\$59,5
5/11/2007	5,600	\$52.0400	12/14/2007	3,000	\$59.7
6/6/2007	1,800	\$50.8480	1/7/2008	2,600	\$57.72
6/29/2007	12,700	\$49.7060	3/7/2008	4,000	\$42.00
7/20/2007	3,400	\$49.8360	4/1/2008	19,600	\$38.26
8/6/2007	5,300	\$51,1120	4/3/2008	22,300	\$38.06
8/15/2007	4,400	\$50.3140	4/23/2008	400	\$39.77
8/31/2007	4,000	\$50.1480	4/25/2008	2,400	\$40.68
9/11/2007	2,200	\$49,9050	4/25/2008	7,600	\$40.72
9/19/2007	2,000	\$51,2470			
10/15/2007	2,200	\$53,4450		• .	
10/23/2007	4,000	\$56.3700			
1/25/2008	5,700	\$48.0440	•		
1/31/2008	7,600	\$45.5790			

^{*}Shares sold within 90 days after the end of the class period are calculated at the higher value between the actual sales price and the average closing price from the end of the class period to the date of sale.

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CERTIFICATION PURSUANT TO THE FEDERAL SECURITIES LAWS

I, John Keane, on behalf of Jacksonville Police & Fire Pension Fund ("Jacksonville"), hereby certify, as to the claims asserted under the federal securities laws, that:

- I am the Executive Director Administrator of Jacksonville. I have reviewed a
 complaint filed in this matter. Jacksonville has authorized Bernstein Litowitz
 Berger & Grossmann LLP to file a motion for appointment as lead plaintiff on its
 behalf.
- Jacksonville did not purchase the securities that are the subject of this action at the direction of counsel or in order to participate in any action arising under the federal securities laws.
- 3. Jacksonville is willing to serve as a lead plaintiff and representative party on behalf of the Class, including providing testimony at deposition and trial, if necessary. Jacksonville fully understands the duties and responsibilities of the lead plaintiff under the Private Securities Litigation Reform Act, including the selection and retention of counsel and overseeing the prosecution of the action for the Class.
- Jacksonville's transactions in the Merck & Co. Inc. securities that are the subject of this action are set forth in the chart attached hereto.
- 5. Jacksonville has sought to serve as a lead plaintiff and representative party on behalf of a class in the following action under the federal securities laws filed during the three-year period preceding the date of this Certification, but either withdrew its motion for lead plaintiff or was not appointed lead plaintiff:

In re American Italian Pasta Company Securities Litigation, Case No. 05-cv-725 (W.D. Mo.)
Middlesex County Retirement System et al v. Semtech Corp. et al, Case No. 07-cv-7114 (C.D. Cal.)

Jacksonville is currently seeking to serve as a representative party on behalf of a class in the following action filed under the federal securities laws during the three years preceding the date of this Certification.

Jacksonville Police and Fire Pension Fund et al v. American International Group, Inc. et al. Case No. 08-ev-4772 (S.D.N.Y)

Case 2:08-cv-02177-DMC -JAD Document 199-10 Filed 12/16/11 Page 20 of 21 PageID: 8035

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7. Jacksonville will not accept any payment for serving as a representative party on behalf of the Class beyond Jacksonville's pro rata share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the Class, as ordered or approved by the court.

I declare under penalty of perjury that the forgoing is true and correct.

Executed this 3rd day of June, 2008.

John Keane

Executive Director-A

Jacksonville Police and

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SCHEDULE A

Merck & Co, Inc. Class Period: 7/24/06 - 3/28/08 Jacksonville Police & Fire Pension Fund

Purchases				Sales			
Trade Date	Shares	Price	Trade Date	Shares	Price		
Open position	97,000						
4/10/2007.	20,000	\$45.6751	8/24/2006	9,200	\$40,1793		
5/18/2007	2,500	\$52.8112	8/29/2006	3,500	\$41.2701		
5/18/2007	9,500	\$52.9503	8/29/2006	3,300	\$40.9000		
5/21/2007	5,800	\$53.9371	10/10/2006	5,500	\$41.7885		
5/21/2007	9,700	\$53,9348	11/20/2006	8,800	\$44.5577		
5/24/2007	8,200	\$54.0300	1/8/2007	9,900	\$44.1365		
5/31/2007	8,600	\$52.8700	1/8/2007	9,500	\$44.2351		
5/31/2007	2,000	\$62.8700	1/18/2008	11,000	\$53.1427		
6/7/2007	900	\$50,6009	4/3/2008	7,800	\$37.9325		
6/7/2007	10,500	\$50.5105	4/14/2008	7,900	\$41.2935		
6/15/2007	6,700	\$51,4091	4/22/2008	20,700	\$39.8382		
6/26/2007	6,400	\$49.3271	4/23/2008	11,100	\$39.7706		
6/27/2007	2,300	\$50,2487	4/29/2008	53,100	\$39,7791		
9/12/2007	9,100	\$49,6655	5/29/2008	4,000	\$39.4858		
10/1/2007	9,400	\$52.2687					

^{*}Shares sold within 90 days after the end of the class period are calculated at the higher value between the actual sales price and the average closing price from the end of the class period to the date of sale.